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UNITE	ED STATES OF AMERICA,		§ §		D	EC 17 2019	
v.			§	Case Numb	CLERR, Q	SPIRMET C	 Ourt
JERAF	RDO ALVAREZ (1),		§ § §		Ву	Deputy	
	Defendant.		\$ §				
Indiction mention support that the Foreign	JERARDO ALVAREZ (1), peared before me pursuant to Forent After cautioning and examed in Rule 11, I determined that ed by an independent basis in for plea of guilty be accepted, and in Travel in Aid of Racketeering of the offense by the district jud	ed. R. Crim.P. 11, and has mining JERARDO ALV at the guilty plea was known act containing each of the that JERARDO ALVAR ag, Aiding and Abetting age,	ty of United Stantard a plant of AREZ (1) when the essential elemnez (1) be added to the essential elemnez (	States v. Dees, ea of guilty to inder oath cord voluntary and ients of such of judged guilty dence imposed a	Count(s) 1 accerning early that the or ffense. I the of 18 USC	of the Supersedich of the subjection of the subjection of the subjection of the subjection of the Supersediction of the Subjection of the Supersediction of the Subjection of the Subjection of the Supersediction of the Su	ing cts I is end I 2
$\bigwedge$	The defendant is earrently in C	asiouy and should be olde	Telliali	i iii custouy.			
	The defendant must be ordere convincing evidence that the d						

if released.

The Government does not oppose release.
The defendant has been compliant with the current conditions of release

I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).

The Government opposes release.

The defendant has not been compliant with the conditions of release.

If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government.

The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Date: December 17, 2019.

UNITED STATES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).